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PATENT

I hereby certify that this paper is being facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below.

November 30, 2001

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udith A. Breaks

Date

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Applicants** 

Orest W. Blaschuk et al.

Application No.

09/185,908

Filed

November 3, 1998

For

COMPOUNDS AND METHODS FOR MODULATING CLAUDIN-

MEDIATED FUNCTIONS

Examiner

Amy DeCloux, Ph.D.

Art Unit

1644

Docket No.

100086.409

Date

November 30, 2001

Commissioner for Patents Washington, DC 20231

## RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents:

In response to the Restriction Requirement dated October 31, 2001, Applicants hereby elect Group I, with traverse, claims 2-6, 27-32 and 35-37, drawn to a cell adhesion modulating agent comprising a linear claudin CAR sequence and a pharmaceutical composition thereof, for examination at this time.

Applicants further elect the following species: (A) five as the specific number of consecutive amino acid residues of CAR sequences; (B) a peptide of eight amino acid residues; and (C) SEQ ID NO:34 (i.e., WKIYSYAG). Claims readable on the elected species include claims 2-6, 27-32 and 35-37.

Applicants respectfully request the withdrawal of the above Restriction Requirement. This Requirement was issued after a Continued Prosecution Application (CPA) was filed. During the prosecution of the same application before the CPA was filed, a Restriction Requirement was issued and the elected invention was prosecuted for over one year.

The Restriction Requirement for the CPA appears to treat the CPA as the application originally filed because certain claims canceled in response to the first Restriction Requirement (i.e., claims 21-26, 44-45, 50-51, 56-57 and 62-63) are still regarded as pending claims in the second Restriction Requirement. Because a CPA, unlike a continuation application, is for the continued prosecution of a parent application, and the Restriction Requirement for the CPA brings the prosecution of this application back to its starting point, this Requirement is burdensome to both the Examiner and Applicants. Accordingly, withdrawal of this Requirement is respectfully requested.

Enclosed is a copy of Limited Recognition Under 37 CFR § 10.9(b).

Respectfully submitted,
Orest W. Blaschuk et al.
Seed Intellectual Property Law Group PLLC

Qing Lin, Ph.D.

See Limited Registration

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**Enclosures:** 

Postcard
Form PTO/SB/21
Copy of Limited Recognition Under 37 CFR § 10.9(b)

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